Fill in this information to identify your case:					
Debtor 1	John R Gramenz				
	First Name	Middle Name	Last Name		
Debtor 2	Tina L Gramenz				
(Spouse if, filing)	First Name	Middle Name	Last Name		
United States Bankruptcy Court for the:		EASTERN DISTRICT C	OF WISCONSIN		
Case number					
(if known)					

# Official Form Plan for the Eastern District of Wisconsin

Chapter 13 Plan 5/2021

Part 1: Notices

"Debtor" as used in this plan means both debtors in a joint case, except where otherwise specified. "Estate" means the estate of each debtor, unless otherwise specified.

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not mean that the option is necessarily appropriate for you. Plans that do not comply with local rules and judicial rulings may not be confirmable. Nothing in this plan controls over a contrary court order.

THIS FORM PLAN MAY NOT BE ALTERED OTHER THAN THE NONSTANDARD PROVISIONS IN PART 8 BELOW.

Nonstandard provisions set out elsewhere in this plan are ineffective.

In the following notice to creditors, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult one.

If you oppose the plan's treatment of your claim or any provision of this plan, your attorney must file an objection to confirmation. The objection must be filed within 28 days of the completion of the Section 341 Meeting of Creditors. The court may schedule a hearing on any timely filed objections. The court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. You must timely file a proof of claim. The trustee will only pay creditors who hold allowed claims provided for by the plan.

Note to Secured Creditors: If your secured claim is not provided for in Part 3 below, no funds will be disbursed to you by the trustee on your secured claim.

The following matters may be of particular importance. **Debtors must check one box on each line to state whether or not the plan includes each of the following items.** If an item is checked as "Not included" or if both boxes are checked, the provision will be ineffective even if otherwise provided for in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	<b>✓</b> Included	☐ Not Included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	Included	<b>✓</b> Not Included
1.3	Nonstandard provisions, set out in Part 8	☐ Included	✓ Not Included

#### Part 2: Pla

Plan Payments and Length of Plan

All plan terms relating to the debtor's submission of future earnings or income to the trustee as is necessary for the execution of the plan must be contained in this Part 2.

- Each debtor is responsible for making all payments required by the plan or confirmation order, including those that are deducted from wages as a result of a payroll deduction order.
- The debtor may change the manner of payment to the Trustee, rather than the amount of the payments, by filing Form
- The debtor may change the amount of the plan payment only by filing and serving an amendment (pre-confirmation) or modification (post-confirmation) to the plan.
- The plan may not provide for payments over a period that is longer than 60 months.

#### 2.1 Length of plan:

A. Length of plan: This is a 60 month plan.

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Chapter 13 Plan (Updated 5/2021)

Page 1

Debtor	John R Gran Tina L Gram		Case number
	Debtor must c	heck one of the fol	lowing boxes:
	✓ Debtor's o	urrent monthly in	acome is OVER median
	For an OVER-	•	btor, the plan ends sixty (60) months from the beginning of the plan term or when all allowed
	Debtor's o	urrent monthly in	acome is UNDER median
	distributions to all holders of a (36) months fr required by the	creditors stated in illowed nonpriority om the beginning of e plan and holders e is a creditor listed	debtor, the debtor must make sufficient periodic or other payments to enable the trustee to make the this plan. Thirty-six (36) or more months from the beginning of the plan term, the plan will end when unsecured claims have received the payment amount or percentage stated in Part 5. Prior to thirty-sof the plan term, the plan will end when all holders of allowed claims have received the payment of nonpriority unsecured claims have been paid in full. The plan will not end earlier than sixty (60) in § 4.5 of this plan that will receive less than full payment of its claim under 11 U.S.C. §§ 1322(a)(4)
В	. First payment is	due under the pl	lan and the applicable commitment period begins:
	Debtor must c	heck either (1) or (	2) (do not check both) and then must check one (and only one) provision in the chosen section:
	√ (1) The de	btor paid the filing	g fee when filing the petition, the first payment is due under the plan (choose one):
		Thirty (30)	) days after the date of filing the petition
	V	Thirty (30)	) days after the entry of an order confirming the plan.
		On the fol	lowing date:
	Or		
	(2) The de	btor filed an appli	ication to pay the filing fee in installments, the first payment is due under the plan (choose one):
		The plan	term begins thirty (30) days after the final installment is due.
		Thirty (30)	) days after the entry of an order confirming the plan.
		On the fol	lowing date (after the final installment is due)
	If debtor make filing the petition		nakes multiple selections, then the first payment is due under the plan thirty (30) days after the date of
	the debtor mu	ıst commence ma	payment obligations made under 11 U.S.C. §1326, regardless of which selection is made here; thus aking payments to the trustee in the amount proposed in Part 2.2 no later than 30 days after unless the court orders otherwise.
2.2 Plan P	ayments. Regular p	payments to the ti	rustee will be made from future income in the following manner:
Sub A	- Go to Sub B for "st	ep" or "skip" plans	
<b>≠</b>	Plan has no chan	ges in periodic p	lan amounts or frequency (no "steps")
Р	lan payments are \$ <u>1</u>	<b>,670.00</b> Monthly.	
С	heck all that apply		
			to a payroll deduction order. employer listed on Schedule I #1, will make payments at the following pay frequency:

Debtor 2, employer listed on Schedule I #1, will pay \$\_\_\_\_ monthly at the following pay frequency:

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Page 2

Semi-Monthly or two times each

monthly at the following pay frequency:

Semi-Monthly or two times each

month

month

\_\_\_ Monthly

Monthly

☐ Bi-weekly or every other week

☐ Bi-weekly or every other week

Debtor 1, employer listed on Schedule I #1, will pay \$\_

Weekly

Weekly

Debtors are dividing payments

			John R Gramenz Ca Tina L Gramenz			Case number		
			Weekly	Bi-weekly or every othe	r week moi	Semi-Monthly or two ti nth	imes each	Monthly
	<b>✓</b> D	ebtor wi	ill make payments dire	ectly to the trustee. If a joint ca	se, the payment ord	er will be in the names	of both debtors.	
		ebtor1 a	and Debtor 2 are divid Debtor 1 will pay \$_ Debtor 2 will pay \$_	per month directly to the tr				
	Sub B "ste	ep plans	s" or "skip" plans					
F	Plan has c	hanges	in periodic plan amo	ounts or frequency ("steps"	or "skips") If none,	the rest of 2.2 need no	ot be completed or r	eproduced.
2.3	Additional Check on	e.		he rest of § 2.3 need not be co	mpleted or reproduc	ed.		
2.4	4			ents to the trustee provided f				
2.5	Income ta	ax refun	nds.	·		·		
				a copy of each federal and state debtor must be accounted for				filing any
Par	rt 3: Trea	atment o	of Secured Claims					
	The	followin	ng provisions apply to	subparts 3.1, 3.2, and 3.3.				
	no a	amount i	is listed in the Monthly	s listed in the <i>Monthly plan pay</i> or plan payment on arrearage or ata with other secured creditors	Monthly payment to	creditor columns, the	trustee will disburs	
	cred (bey	ditor, and ond pay	d, as of the date of en yments actually made	from the automatic stay as to try of the order granting stay re to creditor as of that date) or a ovided for payment on those se	lief, the plan will be any further payment	deemed not to provide on those claims to the	e for that creditor's s extent secured by t	ecured claims hat collateral
	allo			e listed on a proof of claim filed roof of claim control over any o				
Payment of Notices filed under Rule 3002.1(c): The trustee will pay post-petition notices of fees, expenses, and charges filed pursuant to Bankruptcy Rule 3002.1(c) ("3002.1(c) Notice") pro rata when the trustee pays other secured creditors, unless the debtor timely objects the 3002.1(c) Notice. If the debtor timely objects, the trustee will pay the amount as determined by the court. The trustee will not pay 3002.1(c) Notice amounts if the plan provides for avoidance of the creditor's lien or the surrender of all property securing the creditor's cl					ly objects to ot pay			
3.1	Maintena	nce of p	payments and cure o	of default.				
	<b>✓</b>	None. In The deb directly interest,	otor will maintain payn to the claimant. For a	the rest of § 3.1 need not be connents during the case on allowed secured claims provided ted in the Interest rate on arread the arrearage	ed secured claims list of for in this section of	sted below by paying to the plan, the trustee	will pay the arrearag	ge in full, with
Naı	me of Cred		al column includes onl Collateral	y payments disbursed by the tr	Amount o	f Interest rate - on arrearage y (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
21s Co	st Mortga orp	ge	2010 Commadore	e Mobile Home	Prepetition: \$1.00	0.00%	Pro-rata	\$1.00
	Capital Credit		W8606 Hwy W Cr		Prepetition: \$1.00	0.00%	Pro-rata	\$1.00

Insert additional claims as needed.

3.2 Request for valuation of security and modification of undersecured claims held by non-governmental entities. Check one.
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 Chapter 13 Plan
 Page 3

Debtor

This paragraph applies only to allowed secured claims held by non-governmental entities. Provision for payment of allowed secured claims held by governmental entities may only be made in paragraph 3.3. Requests to determine the allowed value of a secured governmental claim must be made by claim objection or motion.

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.

✓

The debtor requests that the court determine the allowed value of the secured claims listed below. For each secured claim, the debtor states that the allowed value of the secured claim should be as set out in the *Amount of secured claim* column. If the total amount of the proof of claim is less than the amount listed in the Amount of secured claim column, the lower amount listed on the proof of claim is allowed and will be paid in full. For each listed claim, the allowed value of the secured claim will be paid in full with interest at the rate stated below.

If no entry is made in the *Interest rate* column, the proof of claim controls the rate of interest. If no interest rate is listed in the plan or proof of claim, then no interest will be paid.

The trustee will disburse amounts listed under the *Monthly payment* to creditor column in equal monthly payments.

The portion of any allowed claim that exceeds the amount stated in the *Amount of secured* claim column will be treated as an unsecured claim under Part 5 of this plan. If the *Amount of secured claim* below is blank or states a value not exceeding \$0, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan.

The allowed amount of the creditor's total claim listed on the proof of claim controls over any amount listed in the *Estimated amount of creditor's total claim* column.

The holder of any allowed secured claim having a value greater than \$0, as listed below in the *Amount of secured claim* column, will retain the lien on the property interest of the debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien on the debtor's and the estate's interest in the property that secures the claim (*Collateral*) is terminated and deemed released by the creditor.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated total of monthly payments
Capital Credit Union	\$42,203.00	1) 2018 Chevrolet Malibu 2) 2013 Dodge Ram 1500	\$26,455.00	\$0.00	\$26,455.00	9.00%	\$549.00	\$30,136.58

Insert additional claims as needed.

# 3.3 Secured claims excluded from 11 U.S.C. § 506 and payment of fully secured claims

Check one.

√

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor, or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value, or
- (3) otherwise fully secured under 11 U.S.C. § 506(a), or
- (4) allowed secured claims held by governmental units.

The plan directs the trustee to pay these allowed claims in full, with interest at the rate stated below, except that tax claims of governmental units will receive interest as required by 11 U.S.C. § 511.

Interest rate column. Tax claims of governmental units: the debtor must state the rate required by 11 U.S.C. § 511 in the Interest rate column below to permit parties to calculate feasibility. All other claims: if the plan does not state a rate in the Interest rate column, the proof of claim controls the rate of interest; if no interest rate is listed in the plan or proof of claim, the plan pays the claim without interest.

Case number

These payments will be disbursed by the trustee.

The trustee will disburse amounts listed under the Monthly payment to creditor column in equal monthly payments.

The allowed claim amount stated on a proof of claim controls over any contrary amount listed below.

The holder of any allowed secured claim having a value greater than \$0, as listed below in the *Amount of secured claim* column, will retain the lien on the property interest of the debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien on the debtor's and the estate's interest in the property that secures the claim (*Collateral*) is terminated and deemed released by the creditor.

Name of Creditor	Collateral	Amount of secured claim	Interest rate	Monthly payment to creditor	Estimated total payments by trustee
Capital Credit Union	2011 Forest River Wildwood Camper	\$10,451.00	9.00%	\$217.00	\$11,905.39
Marinette County Treasurer	W8606 Hwy W Crivitz, WI 54114 Marinette County	\$755.82	12.00%	Pro-rata	\$899.94

Insert additional claims as needed.

#### 3.4 Lien avoidance.

Check one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

#### 3.5 Surrender of collateral.

Check one.

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

## 3.6 Pre-confirmation adequate protection payments.

Check one.

None. If "None" is checked, the rest of § 3.6 need not be completed or reproduced.

**V** 

Secured creditors who are entitled to pre-confirmation adequate protection payments on personal property under 11 U.S.C. § 1326(a) must file a claim to receive such payments. Upon confirmation, the treatment of secured claims will be governed by the applicable paragraph above. The principal amount of the claim will be reduced by the amount of adequate protection payments disbursed by the trustee. The trustee will make the following monthly disbursements to creditors:

Name of creditor	Collateral	Monthly adequate protection payment amount
Capital Credit Union	2011 Forest River Wildwood Camper	\$100.00
Capital Credit Union	1) 2018 Chevrolet Malibu 2) 2013 Dodge Ram 1500	\$300.00

Insert additional claims as needed.

# Part 4: Treatment of Fees and Priority Claims

# 4.1 General

Trustee's fees and all allowed priority claims will be paid in full without post-petition interest unless the plan otherwise provides.

#### 4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case but are estimated to be <u>10.00</u>% of plan payments; and during the plan term, they are estimated to total \$10,020.00.

#### 4.3 Attorney's fees.

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Debtor		John R Gramenz Tina L Gramenz	Case number				
		Tilla L Graineliz					
		balance of the fees owed to the attorney for the debtor(s) is esti- enses for attorney's fees will be paid by the trustee.	mated to be \$5,100.00. Unless otherwise ordered, allowed administrative				
4.4		rity claims other than allowed administrative expenses and don a filed proof of claim control over any contrary amounts list None. If "None" is checked, the rest of § 4.4 need not be done.					
	<b>V</b>	The debtor(s) estimate the total amount of other priority of					
		Creditor	Estimated amount of priority unsecured claim				
		Revenue Service	\$1.00 \$1.00				
VVI		sin Department of Revenue rt additional claims as needed.	\$1.00				
4.5	Dom	nestic support obligations. The priority debt amounts listed on	a filed proof of claim control over any contrary amounts listed in this section.				
	Chec	ck one or more.					
	<b>✓</b>	None. If "None" is checked, the rest of § 4.5 need not be of	completed or reproduced.				
Pai	rt 5:	Treatment of Nonpriority Unsecured Claims					
5.1		priority unsecured claims not separately classified.					
		ved nonpriority unsecured claims that are not separately classifi argest payment will be effective. Check all that apply.  The sum of \$	ed will be paid pro rata. If more than one option is checked, the option providing				
	✓	100 % of the total amount of these claims, an estimate	ed payment of \$ <b>39,305.82</b>				
		estate of the debtor were liquidated under chapter 7, nonprioritions checked above, payments on allowed nonpriority unsecured	y unsecured claims would be paid approximately \$_0.00 Regardless of the claims will be made in at least this amount.				
5.2	Main	tenance of payments and cure of any default on nonpriorit	y unsecured claims. Check one.				
	<b>✓</b>	None. If "None" is checked, the rest of § 5.2 need not be of	completed or reproduced.				
5.3	Othe	er separately classified nonpriority unsecured claims. Chec	k one.				
	<b>✓</b>	None. If "None" is checked, the rest of § 5.3 need not be of	completed or reproduced.				
Pai	rt 6:	Executory Contracts, Unexpired Leases, and Post-Petition	n Claims Filed Under § 1305				
6.1		executory contracts and unexpired leases listed below are unexpired leases are rejected. Check one.	assumed and will be treated as specified. All other executory contracts				
	<b>/</b>	None. If "None" is checked, the rest of § 6.1 need not be of	completed or reproduced.				
6.2	Post	-petition claims filed under 11 U.S.C. § 1305. Check one.					
	If	any post-petition claims are filed under 11 U.S.C. § 1305 during	g the term of this plan, the trustee will disburse no funds on any that claim.				
	✓ If the d	g the term of this plan, the trustee will disburse funds on the claim. If necessary					
Pai	rt 7:	Vesting of Property of the Estate and Order of Distribution	n of Available Funds by the Trustee				
7.1	Prop	perty of the estate will vest in the debtor(s) upon					
	Chec	ck the applicable box (if neither box is checked, estate property	vests in the debtor when the court enters an order confirming the plan):				
	<b>✓</b>	plan confirmation.					
			rty not vesting in the debtor at confirmation, identify that property (if rill vest in the debtor, and state the reasons for vesting at that time, rather				

Debtor John R Gramenz Case number
Tina L Gramenz

# 7.2 Order of distribution of available funds by the trustee after plan confirmation.

Regular order of disbursement after trustee fees:

any § 1305 claims in § 6.2.

Any equal monthly payments to secured creditors listed in Part 3, then
all attorney's fees listed in § 4.3, then
all secured debt (paid pro rata) without equal monthly payments in Part 3 and lease arrearages in § 6.1, then
all uncontested and court-allowed fees, expenses, and charges filed pursuant to 3002.1(c) or authorized by court order, then
all priority debt (paid pro rata) under § 1322(a)(2) in §§ 4.4 and 4.5, then
all priority debt (paid pro rata) under § 1322(a)(4) in § 4.5, then
all non-priority unsecured debt (paid pro rata) in Part 5, then

Should the case be dismissed or converted to another chapter, the trustee will refund all funds on hand to the debtor.

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Debtor	John R Gramenz	Case number	
	Tina L Gramenz		

### Part 8:

#### Mortgage Modification Mediation and Other Nonstandard Plan Provisions

Under Bankruptcy Rule 3015(c), nonstandard provisions, including the employment of mortgage modification mediation, must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The plan provisions in this Part, including both subpart 8.2 and 8.3, will be effective only if there is a check in the box "Included" in subpart 1.3.

#### 8.1 None.

✓

None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

## Part 9: Signatures:

#### 9.1 Signatures of Debtor and Debtor's Attorney

If the Debtor does not have an attorney, the Debtor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor, if any, must sign below.

X	/s/ John R G	ramenz	X /s/ Tina L Gramenz			
	John R Gran	nenz		Tina L Gramenz		
	Signature of Debtor 1		Signature of Debtor 2			
	Executed on	August 30, 2024		Executed on	August 30, 2024	
X	/s/ David Pie	/s/ David Pietrek		August 30	, 2024	
	<b>David Pietre</b>	k	<del></del>			

Signature of attorney for Debtor

By filing this document, each debtor, if not represented by an attorney, or the attorney for each debtor also certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Official Form Plan for the Eastern District of Wisconsin, other than any nonstandard provisions included in Part 8.

Debtor John R Gramenz Tina L Gramenz Case number

# **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total):	\$2.00
b.	Modified secured claims (Part 3, Section 3.2 total):	\$30,136.58
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total):	\$12,805.33
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total):	\$0.00
e. f.	Fees and priority claims (Part 4, total):  Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount):	\$15,120.00 \$39,305.82
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$0.00
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)	\$0.00
i.	Trustee payments on executory contracts and unexpired leases (Part 6, total)	\$0.00
j.	Nonstandard payments (Part 8, total) +	\$0.00
Tota	al of lines a through j	\$97.369.73